## **MEMORANDUM**

Agenda Item No. 8(N)(1)

TO:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

FROM:

Abigail Price-Williams

County Attorney

DATE:

April 5, 2016

**SUBJECT:** 

Resolution authorizing the release of an easement created by Resolution No. R-1085-87 located between NE 213 Street and NE 214 Street and between

West Dixie Highway and NE 28

Court and in Section 34, Township 51 South, Range 42 East, Miami-Dade County Florida and authorizing the County Mayor to execute same and to perform all acts required

to effectuate the release

The accompanying resolution was prepared by the Transportation and Public Works Department and placed on the agenda at the request of Prime Sponsor Commissioner Sally A. Heyman.

Attorney

APW/cp

# Memorandum



Date:

April 5, 2016

To:

Honorable Chairman Jean Monestimes

and Members, Board of County Commissioners

From:

Carlos A. Gimenez

Mayor

Subject:

Resolution Terminating and Releasing an Easement Created by Resolution No. R-1085-87 No Longer Needed by Miami-Dade County Located Between NE 213 Street and NE 214 Street and Between West Dixie Highway and NE 28 Court, in Section 34, Township 51 South,

Range 42 East, Miami-Dade County, Florida

### RECOMMENDATION

It is recommended that the Board of County Commissioners (Board) approve the attached resolution authorizing the execution of a release of the easement created by Resolution No. R-1085-87, which is no longer needed by Miami-Dade County. The subject easement is located between NE 213 Street and NE 214 Street, and between West Dixie Highway and NE 28 Court in Section 34, Township 51 South, Range 42 East, Miami-Dade County, Florida, as described and illustrated in Exhibit A attached and made a part hereof.

#### Scope 5

This easement is located within Commissioner Sally A. Heyman's District 4.

#### Fiscal Impact/Funding Source

There is no fiscal impact associated with this resolution.

## Track Record/Monitor

The Department of Transportation and Public Works is the entity overseeing this project and the person responsible for monitoring is Leandro Oña, P.E., Chief, Roadway Engineering and Right-of-Way Division.

#### **BACKGROUND**

The subject easement was created by Resolution No. R-1085-87, which closed a street at this location. At that time, as a condition for approval, Miami-Dade County requested that an easement for public utilities be granted by the petitioner with the same footprint as the Street being closed (see Exhibit B). As part of the present owner's planned development of the property adjacent to the subject street, the Miami-Dade County Water and Sewer Department has stated that the easement is no longer needed by them. Additionally, Florida Power and Light and ATT are in the process of removing power lines and a fiber optic line that are within the easement (see Exhibit C). There are no other utilities using the subject easement. The execution of the Release of Easement will enable the landowner to clear all title issues.

Alina T. Hudak Deputy Mayor

2

(Revised)

		Ionorable Chairman Jean Monestime	DATE:	April 5, 2016
	FROM:	nd Members, Board of County Commissioners  bigail Price-Williams  county Attorney	SUBJECT	: Agenda Item No. 8(N) (1
	Pleas	e note any items checked.		
		"3-Day Rule" for committees applicable if	raised	
		6 weeks required between first reading an	d public heari	ng
		4 weeks notification to municipal officials hearing	required prior	to public
- ,		Decreases revenues or increases expenditu	res without ba	lancing budget
		Budget required		
		Statement of fiscal impact required		
		Statement of social equity required		
		Ordinance creating a new board requires or report for public hearing	detailed Count	y Mayor's
	· 	No committee review	•	
		Applicable legislation requires more than a 3/5's unanimous ) to approve		e (i.e., 2/3's,

Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved	Mayor	Agenda Item No.	8(N)(1)
Veto		4-5-16	
Override			

### RESOLUTION NO.

RESOLUTION AUTHORIZING THE RELEASE OF AN EASEMENT CREATED BY RESOLUTION NO. R-1085-87 LOCATED BETWEEN NE 213 STREET AND NE 214 STREET AND BETWEEN WEST DIXIE HIGHWAY AND NE 28 COURT AND IN SECTION 34, TOWNSHIP 51 SOUTH, RANGE 42 EAST, MIAMI-DADE COUNTY FLORIDA AND AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE SAME AND TO PERFORM ALL ACTS REQUIRED TO EFFECTUATE THE RELEASE

**WHEREAS**, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference; and

WHEREAS, KVVS Investments, LLC is the owner of the property adjacent to subject easement; and

**WHEREAS**, KVVS Investments, LLC plans to develop the property and has requested that the County release an easement encumbering its property; and

WHEREAS, the Department of Transportation and Public Works and the Water and Sewer Department have determined that that said easement is no longer needed by the County and can be released; and

WHEREAS, in order to promote development, and because the easement is no longer needed by the County, this Board finds that such release may be effectuated,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. This Board hereby adopts and incorporates the foregoing recitals as if fully set forth herein.

Agenda Item No. 8(N)(1) Page No. 2

Section 2. This Board authorizes the County Mayor or the County Mayor's designee to execute the attached Release of Easement, in substantially the form attached hereto, on or after the effective date of this Resolution and to perform all acts necessary to effectuate such Release of Easement.

Section 3. Pursuant to Resolution No. R-974-09, the Board directs the County Mayor or the County Mayor's designee to record the Release of Easement attached hereto in the Public Records of Miami-Dade County, Florida and to provide a recorded copy of the instrument to the Clerk of the Board to attach and permanently store together with this resolution.

The foregoing resolution was offered by Commissioner who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

## Jean Monestime, Chairman Esteban L. Bovo, Jr., Vice Chairman

Bruno A. Barreiro

Jose "Pepe" Diaz

Sally A. Heyman

Dennis C. Moss

Sen. Javier D. Souto

Juan C. Zapata

Daniella Levine Cava

Audrey M. Edmonson

Barbara J. Jordan

Rebeca Sosa

Xavier L. Suarez

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The Chairperson thereupon declared the resolution duly passed and adopted this 5<sup>th</sup> day of April, 2016. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By: Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.

XV

Debra Herman

Return to:	
Right of Way Division	
Miami-Dade County Transportation	
And Public Works Department	
111 N.W. 1st Street Suite 1620	
Miami, FL 33128-1970	•
Instrument prepared by:	
Luis F. Lacau Jr., P.L.S.	
Miami-Dade County Transportation	
And Public Works Department	
111 N.W. 1st Street	
Miami, FL 33128-1970	
Folio No. N/A	_
User Department WASD	

#### RELEASE OF EASEMENT

STATE OF FLORIDA )
COUNTY OF MIAMI-DADE )

MIAMI-DADE COUNTY hereby releases of record and disclaims any interest it may have in that certain easement to Miami-Dade County created by Resolution R-1085-87 as approved by the Board of County Commissioners on September  $1^{\rm st}$ , 1987, said EASEMENT more particularly described as follows, to wit:

See Exhibit "A" attached hereto

IN WITNESS WHEREOF, Miami Dade County has caused this RELEASE OF EASEMENT to be executed and delivered on this day of \_\_\_\_\_\_, 2016

The foregoing was accepted and approved on the, A.D. 2016, by Resolution No of the Board Commissioners of Miami-Dade County, Florida.	of	day of County
By:	_	
ATTEST: HARVEY RUVIN, Clerk of said Board		
By:Deputy Clerk		
Approved as to form and Legal Sufficiency:		
Assistant County Attorney		

.



## JOHN IBARRA & ASSOCIATES, INC.

## Professional Land Surveyors & Mappers

777 N.W. 72nd AVENUE BUIYE 0028 MAMI, FLORIDA 33186 PH: (30H) 202-0400

FAX : (305) 262-0401

WWW.HEARRALANDSERVEYORS,COM Id AVENUE 2804 DEL PRACIO ELVID SOUTH BUITE NO. 202 UNIT ( CAPE CORAL, PL 35004 PH: (239) 540-2660 (239) 540-2664



THIS SKETCH IS NOT A SURVEY

REVISEO ON:

#### SPECIFIC PURPOSE SURVEY SKETCH AND LEGAL DESCRIPTION

#### LEGAL DESCRIPTION: THAT PORTION OF RIGHT OF WAY WHICH IS AN EASEMENT OF NE 28 AVENUE (FORMERLY KNOWN **WEST 15'** AS 'FIRST STREET') BETWEEN NE 214 STREET (FORMERLY KNOWN AS 'KILLSBORO AVENUE') AND nt ack - 34 Fot - a LOT- 3 DLOCK - 31 LESS OUT NE 213 STREET (FORMERLY KNOWN AS (N.A.P.) "DELAWARE AVENUE") AS SHOWN ON "HALLANDALE PARK" ACCORDING TO THE FLAT 110.00 POCK - 34 FOL - 10 90-02'58 20.0" THEREOF AS RECORDED IN PLAT BOOK 12 AT PAGE 37 OF THE PUBLIC RECORDS OF DADE for intock of COUNTY, FLORIDA AND MORE PARTICULARLY DESCRIBED AS FOLLOWS: 1,07 ⋅ 0 01,00X ⋅ 35 ALOGN-14 BEGINNING AT THE POINT OF INTERSECTION OF 05 THE WEST RIGHT OF WAY LINE OF SAID NE 28 AVENUE WITH THE SOUTH RIGHT OF WAY LINE OF Lot - ! Block - 35 LOT - 2 PLOCK-16 00 m SAID NE 214 STREET SAID POINT OF INTERSECTION BEING ALSO THE NORTHEAST 17 tor-actors as 1,01 - 1 BLOCK -13 CORNER OF BLOCK 35 OF SAID PLAT. THENCE ALONG SAID SOUTH RIGHT OF WAY LINE ON AN ASSUMED BEARING; SOUTH 89°57'02" EAST 30.00 401 110.00 20,00 30.00 (v) FEET TO THE POINT OF INTERSECTION WITH THE EAST RIGHT OF WAY LINE OF SAID NE 28 AVENUE; 1.01\*-1 nLock-34 0000K-35 TREE SAID POINT OF, INTERSECTION BEING ALSO THE NORTHWEST CORNER OF BLOCK 38 OF SAID PLAT. THENCE ALONG SAID EAST RIGHT OF WAY LINE: AV ġ 27th P.O.B AVENUE 1:07 - 18 01:00K -35 1.07 - 5 0L00K - 15 220.00 SOUTH 220.00 FEET TO THE POINT OF INTERSECTION WITH THE NORTH RIGHT OF WAY NE 28th AVENUE ITEM No. 9 CLOSED BY LINE OF SAID NE 213 STREET; SAID POINT OF INTERSECTION BEING ALSO, THE SOUTHWEST RESOLUTION No. R-1085-87 AND 30' PUBLIC UTILITY EASEMENT AS PER O.R.B.13419, PG.2772 CORNER OF BLOCK 36 OF SAID PLAT; THENCE ALONG SAID NORTH RIGHT OF WAY LINE NORTH 89'67'02' WEST 30.00 FEET TO THE POINT OF 220.00 30.00 30.00' TOTAL MORE M LOF- & OLOCK - 16 INTERSECTION BEING ALSO THE SOUTHEAST CORNER OF BLOCK 35 OF SAID PLAT: THENCE . (O F • 2 BLOCK • 1∂ ALONG RAID WEST RIGHT OF WAY LINE; NORTH 220,00 FEET TO THE POINT OF BEGINNING Ä LOT - 7 ALOCK -14 213th CONTAINING 6,600 SQUARE FEET, LOT - ) ISLUENC 16 1.0F - 0 01.00% - 10 Ś TOUR! DLOCK -36 ù ŝ 1.01 - 10 BLOCK -34 LUT - 5 BLOCK-36 20.0' 110.00 101.0 BLOCK 3/ LOTAL BLOCK - 37 LUT-2 BLOCK-37 넔 BLOGK-37 闩 30,00 110.00 LOT+) BLOCK+17 LOF- ADERIC - 27 SURVEYOR'S CERTIFICATION: HEREBY CERTIFY: THIS 'SPECIFIC PURPOSE SURVEY' OF THE PROPERTY 105-1 0100K-37 DESCRIBED HEREON, INS. RECEIPTLY DEED SURVEYED AND DRAWN UNDER BIT SUPERVISION, AND COMPLIES WITH THE MINIMUM TECHNICAL STANDARDS LOF+3 pLOGK+3f AN SET FORMER THE FLORIDA BOARD OF PROFESSIONAL LAND SURVEYORS IN CHAPTER 6417, 14 CHIDA ADJUNISTIA TIVE CODE PURSIANT TO 472027, FLORIDA STATUTES 08 184 A 01/18/2018 DRAWN BY: GP CARLOS IBARRA (DATE OF FIELD DATE : 01/10/2016 STATE OF PROFESSIONAL LAND SURVEYOR NO: 6670 STATE OF FLORIDA (VALID COPPES OF THIS SURVEY WILL REAR THE EMPOSSED SEAL OF THE ATTESTING LAND SURVEYOR). ON LORIO CH SCALE: 1"=80"

SURVEY NO:

SHEET:

18-002843-2

1 OF 1

SEAL

L.B.# 7806

1987 SEP 21 PM 2: 06
RE 1341976 2772

87R962391 Agenda Item No. 2'(n)

#### RESOLUTION NO. R-1085-87

RESOLUTION GRANTING PETITION TO CLOSE A PORTION OF NE 28TH AVENUE FROM NE 213TH STREET NORTH TO NE 214TH STREET

WHEREAS, The County Commission held a public hearing to consider a petition to close a portion of NE 28th Avenue from NE 213th Street North to NE 214 Street as outlined in the accompanying petition and memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF DADE COUNTY, FLORIDA, that the alleyway, street, road, highway or other place used for travel as described in the attached perition is hereby vacated, abandoned and closed and all rights of Dade County and the public in and to the same are hereby renounced and disclaimed, save and except that the land shall be retained as an easement for public utilities; and the Clerk is hereby directed to publish notice of the adoption of this resolution one time within thirty (30) days hereafter in a newspaper of general circulation in Dade County.

The foregoing resolution was offered by Commissioner

Clara Cesterle , who moved its adoption. The motion

was seconded by Commissioner Sherman S. Winn , and upon being

put to a vote, the vote was as follows:

Barbora M. Caray aye Clara Oestarla eye aye Beverly B. Phillips aye James F. Redford, Jr. aye Harvey Ruvin barry D. Schroiber absent Jorgs E. Valdes absent Sherman S. Winn aye Stephen P. Clark aye

The Mayor thereupon declared the resolution duly passed and adopted this lst day of September, 1987.

DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

RICHARD P. BRINKER, CLERK

Approved by County Attorney as My BY

UAYAQUO REED Depucy Clerk

PAGEGOURTY FORM	865 F 10 1 W 27 F 3	ORANDUM Agenda Item No. 2 (n)
то	Honorable Mayor and Members Board of County Counissioners	(9-1-87Public Hearing) DATE July 7, 1987 SUBJECT
FROM .	Sergio Pereita County Manager	Road Closing Petition P-443 Section 34-51-42 NE 28th Avenue
	RECOMMENDATION:	
	It is recommended that the attach	ed road closing petition be approved,
	Road to be closed:	A portion of NE 28th Averue from NE 213th Street North to NE 214th Street.
	Petitioner	Myrna Bloch Bader
	Intent:	All the abutting property owners have signed the petition and they desire to close this road in order to incorporate the right of way with their property.
	Right of Way Dedication:	In 1924 by the plat of HALLANDALE PARK recorded in Plat Book 12, Page 37 of the Public Records of Dade County, Florida. The plat contains a a reverter clause which stipulates that the right of way reverts to the owners when it is lawfully and permanently discontinued.
,	Easements:	The right of way shall be retained as an easement for public utilities.
	Zoning	The area surrounding the property is zoned RU-3M.
	Departmental Approvalı	This right of way has never been improved or maintained by Dade County, The Building and Zoning, Planning, Phiblic Works and Fire Departments and Miami-Dade Water and Sewer Authority Department, have no objection to the road closing.
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Miami-Dade Official Records - Print Document

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#### PETITION TO CLOSE ROAD

TO: Board of County Commissioners Dade County, Florida

The undersigned, pursuant to Sections 336.09 - 336.12, Florida Statutos, hereby petition the Board of County Commissioners to vacate, abandon, discontinue and close an existing public or private atrect, alleyway, road, highway, or other place used for travel, or a portion thereof, and to renounce and disclaim any right of the County and the public in and to any land in connection therewith; or to renounce and disclaim any right of the County and the public in and to certain land, or interest therein, acquired by purchase, gift, devise, dedication or prescription for street, alleyway, road or highway purposes; or to renounce and disclaim any right of the County and the public in and to certain land delineated on a recorded map or plat as a street, alleyway, road or highway.

The undersigned hereby certify:

1. LEGAL DESCRIPTION: The complete and accurate legal description of the road, right of way or land sought to be closed is as follows:

That portion of right of way of NE 28 Avenue (formerly known as "FIRST STREET") BETWEEN NE 214 Street (formerly known as "KILLSBORO AVENUE") and NE 213 Street (formerly known as "BELAWARE AVENUE") as shown on "HALLANDALE PARK" according to the Plat thereof as recorded in Plat Book 12 at Page 37 of the Public Records of Dade County, Florida and more particularly described as follows:

BEGINNING at the Foint of Intersection of the West right of way line of said NE 214 Street; unid Point of Intersection being also the Northeast Corner of Block 35 of said Plat. THENCE along said South right of way line on an assumed hearing: South 89°53'30" East 30.00 feat to the Point of Intersection with the East right of way line of said NE 28 Avenue; said Point of, intersection being also the Northwest Corner of Block 36 of said Plat; THENCE along said the North west Corner of Block 36 of said Point of Intersection with the North right of way line of said NE 213 Street; said Foint of Intersection with the North right of way line of said NE 213 Street; said Foint of Intersection with the North right of way line of said NE 213 Street; said Foint of Intersection being also the Southwest Corner of Block 36 of said Plat; THENCE along said West right of way line; North 220.00 feet to the Point of Intersection being also the Southeast Corner of Block 35 of said Plat; THENCE along said West right of way line; North 220.00 feet to the Point of Beginning containing 6,600 square feet.

11.05-21, F.

1/2

## QEF 13419 To 2775

2. PUBLIC INTEREST IN ROAD: The title or interest of the County and the public in and to the above described road, right of way or land was acquired and is evidenced in the following manner (state whether public interest acquired by deed, dedication or prescription and set forth where deed or plat is recorded in public records):

- 3. ATTACH SURVEY SKETCH: Attached heroto is a survey or location sketch accurately showing and describing the above described road, right of way or land and its location and relation to surrounding property, and showing all encrosedments and utility easements.
- 4. ABUTTING PROPERTY OWNERS: The following constitutes a complete and accurate schedule of all owners and occupants of property abutting upon or adjacent to the above described read, right of way or lands and all persons who will be affected by the closing and abandonment thereof (all interested or offected persons must either sign this patition or sign a written consent):

Name	Address	Description of Property
<u>Arthur Hodgkins &amp; Arle</u> ne	2770 NE 214 St.	Lot 5 & E 1/2 Lot 4 Blk 35
	No. Miami Beach, Fl	Plat Book 12, Pg 37 Hallandala Park Subdivision
Myrna Bloch	9546 Biscayne Blvd.	Lats 1. 2. & 3 Block 36
·	Miami Shores, Fl 33138	Pb 12, Pg 37 Hallandale Park Su
W.J. Bostick Est./J.Ross Blalock	Little Mt. Vil. Rt. 1 Oldg. 8 Unit 4 Ellenwood, Ga 30049	Lots 9 & 10 Hallandale Park
Mr. & Mrs. Robert K.Novac	k 3040 Hollycrest Or.	Lot 6 Block 36
	Hollywood, Ca	Hallandale Pork
<u> </u>		
· — —		

- 5. ACCESS TO OTHER PROPERTY: The undersigned certify that in the event this petition is granted no other property owners will be prevented from access to sad from their property and no other property owners in the vicinity will be adversely affected.
- 6. NO FEDERAL OR STATE HIGHWAY AFFECTED: The undersigned certify that the above described road, right of way or land is not a part of any state or federal highway and was not acquired or dedicated for state or federal highway purposes; and that such road, right of way or land is under the control and jurisdiction of the Board of County Commissioners.

111.04-23, P.

## EE 13419 FG 2776

 GROUNDS FOR GRANTING PETITION: The undersigned submit as grounds and reasons in support of this petition the following (state in detail why petition should be granted):

#### Gentlemen:

This road was dedicated in December 9, 1924 by plat of Hallandale Patk Subdivision, Plat Book 12, Page 37.

This road was never improved or maintained by Dade County. We would like to incorporate the Right of Way into our abutting properties.

#### Respectfully submitted,

#### Nome '

#### Addrass

Arthur Hodgkins & Arlene W.J. Bostick Est./J.Ross Blalock	2770 NE 214 St. No. Miami Beach, Fl Little Mt. Vil.Rt 1 Bidg. B Unit 4 Ellenwood, Ga 30049			
Mr. & Mrs. Robert K. Novak	3040 Hollycrest Dr. Hollywood Calif, 90028			
Mrs. Myrna Bloch	9545 Biscayne Blvd, Miami Shores, Fl 33138			
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111:05~29, P. I

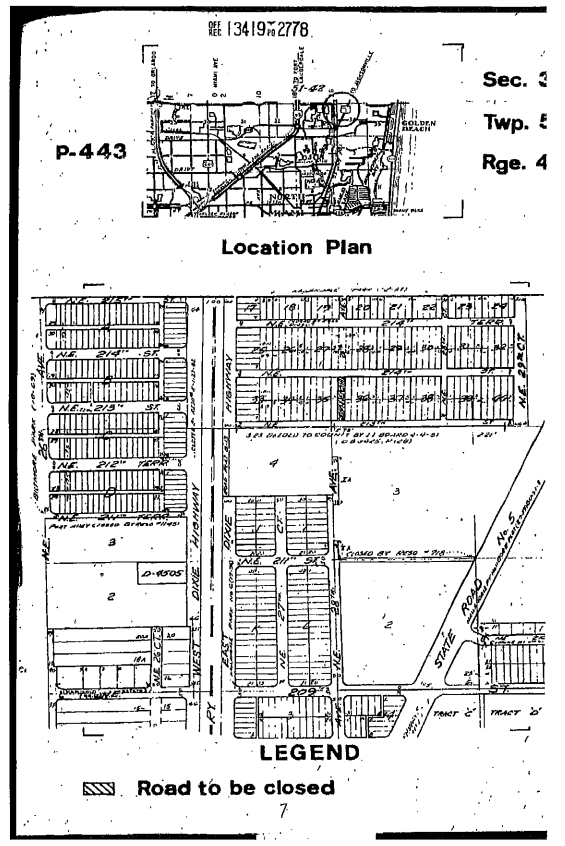
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	COUNTY OF DADE )	-	· · · · · · · · · · · · · · · · · · ·
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SUNTERNA CHARMES TOTAL	SOUNDARY SURVEY	LAND SU 9995 S.W. 72 <sup>nd</sup> i	SURVEYING, INC. RVEY OR 5 STREET Suite 2088 (73 (300) 279-257)
LANGE OF 61	GARY B. CASTEL Regulated Lond Surveyor No. 4129 Stote of Florida	PLOOD ZONE: A	DWN, BY JOB No. 2598
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· .	
,	STATE OF FLORIDA )  SS:  COUNTY OF DADE )
٠.	I, RICHARD P. BRINKER, Clerk of the Circuit Court in and for Dade County,
•	Florida, and Ex-Officio Clerk of the Board of County Commissioners of said County,
	DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of
	Resolution No. R-1085-87 , adopted by the said Board of County Commis- signers at its meeting held on <u>September 1</u> , 1987
	IN WITNESS WHEREOF, I have hereunly set my trand and official seal on
	this 2nd day of September A. D. 19 87
·	RICHARD P. BRINKER, Ex-Officio Clerk Board of County Commissioners Dade County, Florida
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#### Manny Synalovski

From: Cristi Marin

Sent: Friday, January 15, 2016 11:08 AM

To: Manny Synalovski

Subject: FW: 4 of 4: LOA 15-324201 Aventura Medical Center

FYI:

From: Portuondo, Mario (WASD) [mailto:MARIOP@miamidade.gov]

Sent: Wednesday, October 07, 2015 4:31 PM

To: wlugo@oceanenglneeringinc.com

Cc: Capote, Maria T. (WASD) < MCAPOT@mlamidade.gov >; Garcia, Sergio (WASD) < GARSERG@mlamidade.gov >

Subject: RE: LOA 15-324201\_Aventura Medical Center

Mr. Lugo:

The existing six (6)-in water main referenced in your e-mail must be capped and removed if in conflict with the proposed development. No WASD customer must be affected by this operation. As observed in the Water Atlas B-1A (altached), both NE 213<sup>th</sup> Terr and NE 214<sup>th</sup> St appear to be well fed by twelve (12)-in water mains in E Dixie Highway and NE 28<sup>th</sup> Ct. However it is still your responsibility to verify it on the field that no interruptions can happen.

Best Regards,

Mario Portuondo, Engineer Mlami-Dade Water and Sewer Department 786-268-5219

marlop@mlamidade.gov/water

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QUAENTY, VALUE, ECONOMIC GROWTH.

WWW.MIAMIDADE.BOY/WATER:

From: Capote, Marla T. (WASD)

Sent: Wednesday, October 07, 2015 7:44 AM

To: Portuondo, Mario (WASD)

Subject: FW: LOA 15-324201\_Aventura Medical Center

Mario,

Please take a look at this and revise if necessary.

From: Chirino, Raymond (WASD)

Sent: Wednesday, October 07, 2015 7:42 AM

To: Walter Lugo; Chung, Denise E. (WASD); Capote, Maria T. (WASD)



January 18, 2016

Manuel Synalovski, AIA Synalovski Romanik Saye 1800 Eller Drive, Suite 500 Fort Lauderdale, FL 33316

RE: Relocate AT&T Facilities at 2801 NE 213th St, Aventura, FL 33180:

AT&T has received a request from you (or your company) to perform the following work;

Relocate AT&T Facilities defined by the customer in order to vacate easement

Special construction charges apply. Charges of \$25,000 or greater are billed at actual cost. However, an advance payment based on the estimated cost of the special construction charges is required before work can begin. At the completion of the project additional payment may be required if costs exceed the estimated billed amount. Refunds will be executed if actual costs are less than the estimated billed amount.

Engineering and Construction will not begin until the attached contract is signed by you or your authorized agent and returned with the advance payment for the estimated amount of the bill. <u>This signed contract and advance payment must be received in the Manager Bill Center at the address shown below before AT&T will proceed with any work.</u>

The quote preparation fee\_of \$1,500.00, previously paid will be credited to the total amount billed of \$39,579.89 as shown in the attached contract. Your balance due (less the quote prep fee already paid) is \$38,079.89.

This quote is only valid for 60 days from the date of this letter. If I can be of further assistance, please do not hesitate to contact me at (305) 887-9465.

Sincerely,

Darren Thomas (305) 887-9465

Puntum

AT&T Florida

Project #

A009KUX

Job Authority # 6MN03164B

NOTE: Please associate the Project # above with the check or other form of payment.



## Return the original signed contract and estimated advance payment to:

AT&T CWO Coordinator 1876 Data Drive 5<sup>th</sup> Floor North Attention: Susan Rinehart Hoover, AL 35244

Additional payments for services rendered that exceed the advance payment received based on the estimated cost is due in full within thirty days after AT&T issues an invoice for the remaining balance.



#### SPECIAL CONSTRUCTION AGREEMENT

Project #: A009KUX Authority: 6MN03164B AT&T Conlact: Darren Thomas Telephone #: (305) 887-9465

Customer Name: Synalovski Romanik Saye Customer Number: (954) 961-6806 Work Site Address; 2801 NE 213 St, Aventura

This Special Construction Agreement ("Agreement") is entered into by and between BollSouth Telecommunications, L.L.C. d/b/a AT&T Southeast ("AT&T") and Synalovski Romanik Saye ("Customer"). AT&T and Customer hereby agree to the following terms and conditions:

- Tariffs/Guidebooks. This Agreement is subject to and controlled by the provisions of AT&T's
  tariffs/guidebooks as applicable and all such revisions to said documents as may be made from time to
  time.
- 2. Special Construction. This Agreement is for the special construction as further described on Exhibit 1, attached hereto and incorporated herein by this reference ("Special Construction"). As consideration for the Special Construction, Customer shall pay to AT&T \$38,079,89 ("Special Construction Charges"). Advance payment based on estimated cost is required before work will begin for any project estimated to cost \$25K or more. Payment in full for the remaining balance exceeding the advance payment based on actual costs is required within thirty days after AT&T issues an invoice to the Customer for the Special Construction Charges. Payment shall be made by mall to AT&T's offices at 1876 Data Drive, 5th Floor North, Hoover, At. 35244, or to such other address as AT&T may designate, in writing.
- 3. Early Termination. Should Customer terminate or cancel this Agreement prior to the completion of construction, Customer shall remain liable for the Special Construction Charges. Customer acknowledges and agrees AT&T shall incur substantial up-front costs in connection with its performance under this Agreement and that damages in the event of such early termination or cancellation are not readify ascertainable and that in such event of early termination payment of the Special Construction Charges is reasonable. Customer further acknowledges and agrees that it hereby waives any right to contest such payment of the Special Construction Charges for any reason, including, but not limited to reasonableness of the charges, quality of the work, or timeliness of the work.
- Limitation of Liability. AT&T's maximum liability arising in, out of or in any way connected to
  this Agreement shall be as set forth in the tariffs and/or guidebooks, if an as may be applicable,
  and in no event shall exceed Special Construction Charges paid by Customer to AT&T.
- 5. <u>Severability</u>. Any provision of this Agreement held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Agreement and the effect thereof shall be confined to the provision so held to be invalid or unenforceable.
- Successors and Assigns. This Agreement is binding upon and shall inure to the benefit of the parties and their respective successors and assigns.
- Counterparts. This Agreement may be executed in one or more counterparts, each of which
  when so executed shall be deemed to be an original, but all of which when taken together shall
  constitute one and the same instrument.
- Effect of Walver. No consent or waiver, express or implied shall be deemed a consent to or walver of any other breach of the same or any other covenant, condition or duty.



- Headings. The headings, captions, and arrangements used in this Agreement are for convenience only and shall not affect the interpretation of this Agreement.
- 10. <u>Modification</u>. This Agreement constitutes the entire agreement between the parties and can only be changed in a writing or writings executed by both of the parties. Each of the parties forever waives all right to assert that this Agreement was the result of a mistake in law or fact.
- 11. <u>Interpretation</u>. The parties agree that this Agreement shall not be interpreted in favor or against either any party. The parties further agree that they entered into this Agreement after conferring with legal counsel, or after having a reasonable opportunity to confer with legal counsel.
- Applicable Law. This Agreement shall be governed and interpreted in accordance with the laws of the State of \_\_Florida\_\_\_\_\_\_, without regard to \_\_Florida\_\_\_\_\_\_'s conflict of law principles.
- 13. <u>Attorneys' fees.</u> If either party materially breaches this Agreement and should the non-breaching party seek to enforce it rights through legal action, the prevailing party shall recover from the other party all costs and expenses incurred, including, but not limited to, reasonable attorneys' fees.
- 14. <u>Authority.</u> The signalories to this Agreement represent and warrant that they are duly authorized to execute this Agreement.
- 15. No Precedent. Except for the matters resolved and released herein, this Agreement is of no value and shall not be considered precedent for resolving any dispute that may arise in the future.
- 16. Changes in Scope of Work. The parties recognize that this is an 'Actual Cost' contract with preliminary billing based on estimated cost. If the Customer iniliates changes in the scope of the work after AT&T has provided this price quote or after executing this contract, the above price quote and this contract is null and void and a new price estimate must be provided based on the new scope of work. Additionally, in the event there exists a condition in the field that is different from the field conditions that existed at the time AT&T provided the quote or from the time the Customer executes the contract, AT&T shall bill and Customer shall pay any additional cost. Field conditions that may after the cost associated with this work include, but are not limited to, conditions that exist below the surface of the ground and could not have been anticipated at the time of the price quote, above ground barriers, Acts of God affecting the progress or sequencing of the work, labor disputes and other conditions or circumstances that AT&T could not have reasonably anticipated at the time the above price quote was provided.
- 17. Final Agreement. THIS AGREEMENT REPRESENTS THE ENTIRE AND FINAL EXPRESSION OF THE PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREOF. THIS AGREEMENT MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES; THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES. NO MODIFICATION, RESCISSION, WAIVER, RELEASE OR AMENDMENT OF ANY PROVISION OF THIS AGREEMENT SHALL BE MADE, EXCEPT BY A WRITTEN AGREEMENT SIGNED BY BOTH PARTIES.



IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representative on the dates set forth below. This quote is only valid for 60 days from the date of this letter.

	CUSTOMER		AT&T Southeast
Ву		Ву	Darren Thomas
	Printed Name		Printed Name
Ву		Ву	Dan Jen
	Authorized Signature		Authorized Signature
Title		Title	Manager Outside Plant Planning & Engineer Design
Date		Date	Janauary 18, 2016

#### PAYMENT COUPON

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SYNALOVSKI ROMANIK SAYE LLC 1800 ELLER DR SUITE 500 FORT LAUDERDALE FL 93316

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Recolpt	This invoice		
<b>'</b>	\$ 14,666,00		
Reference# D00006606822			

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PP

Omotal Mail Facility Miami FL 33 108-0001

Florida Power & Unit Company

Invoice

Gustomer Heme and Additions.

SYNALOVSKI ROMANIK SAYE LLC 1800 ELLER DR SUITE 500 FORT LAUDERDALE FL 33316 Foderal Tax (d.#: 69-0247775

**Cualomer Number:** 

6800033181

invoice Number:

1800101963

Involce Date:

01/25/2016

4,1,16n0,640050,08006033181,1800101983,7,0001400000

CURRENT CHARGES AND CREDITS
Customer No: 6808033481 Invoice No: 1800101963

Description		Amount
CAP-NanAgency Forced Rolo/AVENTURA MEDI Reference// 000006505022	CAL_North	14,696,00
For Inquiries Conlact: Marcos Tour 305-770-7929	Total Amount Due Payment Due Upon Racelp	\$14,656,00

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